# Case 3 73-cv-00127-MMDWGC Document Filed 07/02/04 Page 1 of 16

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HAMILTON & McMAHON, LTD. Thomas Mirczak, Esq. Nevada State Bar #2126 577 California Avenue Reno, Nevada 89504 Telephone: 775-348-2700

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**Attorneys for Counter-Defendant ELAINE EISENHAUER** 

> IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA

UNITED STATES OF AMERICA,

VS.

Plaintiff,

In Equity No. C-125-ECR Subfile No. C-125-B

WALKER RIVER PAIUTE TRIBE,

Defendants.

Plaintiff-Intervenor,

NOTICE OF CHANGE OF OWNERSHIP OF WATER RIGHT

WALKER RIVER IRRIGATION DISTRICT, a corporation, et al.,

The undersigned counter-defendant in the above action hereby notifies the Court and the United States that the undersigned (or the entity on whose behalf the undersigned is acting) has sold or otherwise conveyed ownership of all or a portion of a water right within one or more of the categories set forth in Paragraph 3 of the Case Management Order and provides the following information:

1. The name and address of the party or parties who sold or otherwise conveyed ownership:

> Elaine Eisenhauer 115 14th Street, #302 Santa Monica, California 90403

The name and address of each person or entity who acquired ownership 2.

> Twin Properties LLC 20 North Mountain View Yerington, NV 89447

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1	3. Attached to or included with this notice is a copy of the (check appropriate box(es)):		
2	□ Deed		
3	☐ Court Order		
4	Other Document		
5	4. The undersigned acknowledges that any person or entity who files a Notice of Change		
6	of Ownership of Water Right using this form is ultimately responsible for the accuracy of this filing.		
7	Consequently, the undersigned acknowledges that any person or entity who files such a notice, but		
8	retains such water rights, shall nevertheless, be bound by the results of this litigation		
9	DATED: This day of July, 2004  HAMILTON & McMAHQN, LTD.		
10	0 1/		
11	By: Mous / My		
12	THOMAS MIRCZAK, ESQ.		
13	Attorneys for Defendant ELAINE EISENHAUER		
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#### **CERTIFICATE OF SERVICE**

Pursuant to N.R.C.P. 5(b), I hereby certify that I am an employee of Hamilton & McMahon, Ltd., and that on the day of July, 2004, I served a true and correct copy of the foregoing NOTICE OF CHANGE OF OWNERSHIP OF WATER RIGHT by:

Depositing for mailing, in a sealed enveloped, U.S. Postage prepaid, at Reno, Nevada <u>X</u> Personal Delivery

Facsimile

Federal Express/Airborne Express/Other Overnight Delivery

Hand Delivery

addressed as follows: 

(775) 348-2700 FAX (775) 348-2745

Susan L. Schneider United States Department of justice P.O. Box 756 Littleton, CO 80160

DATED this 2nd day of July, 2004

# EXHIBELA

Case 3:73-cv-00127-MMD-WGC Document 325 Filed 07/02/04 Page 5 of 16 your townerty

## CONTRACT FOR THE SALE OF LAND

THIS AGREEMENT is made on the day of April, 2003, by and among LELA S. TERRY, ELVETIA S. MIRCZAK, and ELAINE EISENHAUER, (hereinafter referred to as "Sellers"), and TWIN PROPERTIES, LLC, (hereinafter referred to as "Purchaser").

#### RECITALS

Sellers are the owners of the lot or parcel of real property situated in Lyon County, 1. Nevada, and more particularly described in Exhibit "A" attached hereto and made a part hereof.

The real property consists of agricultural acreage abutting Tucker Lane in Yerington, Lyon County, Nevada.

Sellers desire to sell and Purchaser desires to buy property for the purchase price and 2. on the terms and conditions set forth below.

IN CONSIDERATION of the mutual and reciprocal promises of the parties, the parties agree:

#### SECTION ONE

# PURCHASE PRICE AND TERMS OF PAYMENT

The purchase price for the property is One Hundred Seventy-Five Thousand Dollars (\$175,000.00), which shall be paid as follows:

- By cash on the signing of this Agreement, receipt of which is acknowledged by Sellers: Forty Thousand Dollars (\$40,000.00);
- By payment in equal monthly installments from May 15, 2003, of One 2. Thousand Two Hundred Dollars (\$1,200.00), or more, including interest, commencing on the 15th day of May, 2003. Interest: Five and Three Quarters percent (5 3/4%) per year;
- Additional cash balloon payment of Ninety Seven Thousand One Hundred Eighteen Dollars and Fifty Cents (\$97,118.50), due on May 15, 2008;
- By Purchaser's payment of all real property taxes due and accruing after April 15, 2003; and
- All payments shall be made payable to the Thomas Mirczak, Esq., Land Trust Account. Any payment received more than fifteen (15) days after the due date (15th day of each month) is subject to a Fifty-One Dollar (\$51.00) late fee.

#### **SECTION TWO**

#### TITLE

Title to property to be conveyed by Sellers shall be good and marketable title, clear of all liens, encumbrances, defects, and burdens.

Title as required by this Agreement shall be evidenced by a Quitclaim Deed.

Sellers shall convey title either individually, or through Thomas Mirczak, Esq., on May 15, 2008, providing all payments as described in Section One above have been made by Purchaser and cleared through Sellers' bank.

#### SECTION THREE

#### **COSTS**

The following costs shall be borne equally by the parties: None.

The following costs shall be paid by the Sellers: None.

The following costs shall be paid by Purchaser:

Recording of this Contract, title insurance, and liability insurance.

The following costs shall be prorated to the date of closing: None.

#### **SECTION FOUR**

#### **INSURANCE**

Risk of loss or damage to property by fire, storm, burglary, vandalism, or other casualty, and risk of loss to persons, between the date of this Agreement and the transfer of title on May 15, 2008, shall be and is assumed by Purchaser. No such loss or damage shall void this Agreement.

#### **SECTION FIVE**

#### TRANSFER OF PROPERTY

Sellers shall transfer possession and use of the property upon execution of this Agreement.

Property shall be transferred to Purchaser, as provided in this Agreement, "As Is."

#### **SECTION SIX**

#### TIME OF ESSENCE; CLOSING

Time is expressly declared to be of the essence of this Agreement. The Agreement shall be executed on or before the 15<sup>th</sup> day of April, 2003, or such other date as the parties may in writing agree. Each party shall fully perform all the party's obligations under this Agreement at such times as to insure that the closing and transfer of Title occurs on May 15, 2008.

#### **SECTION SEVEN**

#### REMEDIES OF PARTIES

- 1. If Purchaser fails or refuses to comply with the conditions assumed by Purchaser, or to perform all of Purchaser's obligations under this Agreement, Sellers may at Sellers' option: (a) hold and retain the initial deposit money and any additional funds paid or deposited by Purchaser, as liquidated damages for breach of this Agreement, and rescind and terminate the Agreement, whereupon all rights and obligations under the Agreement shall cease and determine; or (b) enforce this Agreement by appropriate action, including an action for specific performance, or for damages for breach, and retain all monies paid or deposited by Purchaser pending the determination of the action. Sellers shall give Purchaser written notice of election with respect to Sellers' exercise of either of these options.
- 2. If Sellers fail or refuse to perform Sellers' obligations under this Agreement, including the furnishing of good title and transfer of possession, Purchaser may either: (a) rescind the Agreement and recover all deposits and other amounts paid by Purchaser under this Agreement, and all expenses paid or incurred by Purchaser; or (b) pursue any remedy available to Purchaser, in law or equity, including an action to compel specific performance of this Agreement, or one for damages for breach, separately or alternatively.

#### **SECTION EIGHT**

#### WATER RIGHTS

The transfer and conveyance of property shall include all Sellers' water rights appurtenant to the herein described real property. Sellers will assist Purchaser to the most reasonable extent possible by executing any necessary documents relating to the sale of water rights in a particular year prior to the transfer of Title.

#### **SECTION NINE**

#### **TAXES**

Purchaser shall assume responsibility for payment of all land taxes applicable to the subject property. Purchaser shall record this Contract in Lyon County, Nevada, and shall provide Sellers with a file-stamped copy of said recorded Contract.

#### **SECTION TEN**

### ASSIGNMENT; MODIFICATION; ENTIRE AGREEMENT OF PARTIES EXPRESSED

No right or interest of Purchaser under this Agreement shall be assigned without the prior written consent of Sellers, which consent shall not be unreasonably withheld.

No modification of this Agreement shall be valid or binding unless such modification is in writing, duly dated and signed by both parties.

This instrument constitutes the entire Agreement between the parties. Neither party shall be bound by any terms, conditions, statements, or representations, oral or written, not contained in this Agreement. Each party acknowledges that in executing this Agreement the party has not been induced, persuaded, or motivated by any promise or representation made by the other party, unless expressly set forth in this Agreement. All previous negotiations, statements, and preliminary instruments by the parties or their representatives are merged in this instrument.

#### SECTION ELEVEN

#### **NOTICE**

All notice required by this Agreement shall be in writing and shall be served on the parties at their addresses, as indicated below, or on their attorneys at their business addresses. The mailing of a notice by registered or certified mail, return receipt requested, shall serve as sufficient notice. Notices may also be served by personal delivery, by mail-o-gram, telegram, or by the use of a facsimile machine with proof of transmission and a copy of the notice with proof of transmission being sent by regular mail on the date of transmission.

#### SECTION TWELVE

### SIGNATURE AND EFFECTIVE DATE

This instrument shall not be effective as an Agreement until duly signed by both parties. The date of execution and the effective date of the Agreement is the date first above set forth. The date of signature by each party is the date set forth unless otherwise indicated after the party's signature.

IN WITNESS OF THE ABOVE, the parties have executed this instrument, in duplicate, on the /5 些 day of April, 2003.

Lela S. Terr LELA S. TERRY

(Seller)

ELVETIA S. MIRCZAK

(Seller)

ELAINE EISENHAUER

(Seller)

Address of Sellers:

c/o Thomas Mirczak 2581 Range View Lane Reno, Nevada 89509 Joan Sciarani-Blake JOAN SCIARANI-BLAKE TWIN PROPERTIES, LLC (Member)

BARBARA SCIARANI TWIN PROPERTIES, LLC (Member)

Address of Purchaser

c/o Joan Sciarani-Blake 20 North Mountain View Yerington, Nevada 89447

# EXHIBITA

1 ELE NO. 67798

THIS DEED executed this 20th day of Breenber, 1963 by and between DOFFRICHIBA SCIARANI, bernington referred to as the grantor, and ELVIIIA MINCRAE, LEIA TEAM AND RATHABLEE RISESHAUER, chore and chare alike, hereinefter referred to as the granteds,

beredy grants and conveys the real property situate in the county of Lyon, State of Nevada, more particularly described as follows:

Starting at the SM corner of Section 11, T. 13 N., R. 25 E., MDRM., and running tence N. 50°02°47° B.; 2077.41 feet; thence N. 27°51°105°B., 1481.85 feet; thence N. 89°53°44°B., 589.59 feet to a point on the north line of the SEt of Sec. 11 and being the northeast corner of the Green Acres Subdivision and the true point of beginning; thence from said true point of beginning let course east along the north line of the said SEt of SEc. 11 a distance of 2389.31 feet nore or less to the northeast corner of the said SEt; thence 2nd course south along the east line of said SEt a distance of 660 feet; thence 3rd course west at right angles a distance of 2389.31 feet, more or less, to the east line of the Green Acres Subdivision; thence north along the east line of the Green Acres Subdivision; thence north along the east line of the Green Acres Subdivision 660 feet to the point of beginning. Cohtaining 36.20 acres, more or less.

unto the Grantees, their heirs and assigns forever.

TOCKTIER with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, and the reversion and reversions, remainder and remainders, rents, issues and profits thereof.

TO HAVE AND TO HOLD with all the appurtenances unto the grantees, their heirs and assigns forever.

IN WITNESS WHEREOF, the grantor has hereunto set her hand the day and year first above written.

Domenichina Sciarani

STATE OF NEVIDA

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COUNTY OF WASHOE

On this 26th day of December, 1963 personally appeared before me a Notary Public, in and for the above county, DOMENICHINA SCIARANI, known to me to be the person described in and who executed the forego ng instrument, who acknowledged to me that she executed the same freely and voluntarily and for the uses and purposes therein mentioned. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal at my office the day and year first above written.

(Notarial Seal) My commission expires July 18,1969 William C. Sanford, Notary Public in and for the County of Washoe, State of Nevada

Recorded at request of William C. Sanford Dec. 30, 1963 at 25 min. past 9 a.m.

Jes. F. Barton, County Recorder

By Branguet angone Deputy

FILE NO. 87803

THIS INDENTURE made this 26th day of December, 1963 between JULIA S. PRAY, MARY KATHRINE ASTES AND RUTH MARGARET FRAY, parties of the first part, grantors, and JAMES K. JOHNSON AND BLAINE JOHNSON, his wife and MARCO BOSCOVICH AND JEANNE BOSCOVICH, his wife, parties of the second

year IN WITNESS WHEREOF, the parties of the first in this instrument first above written. part have hereunto **Bet** their hands; "the റ.

STATE S NE VADA

Mildred Coddington Francis J. Coddingt on

COUNTY OF LYON.

and voluntarily and for the uses and executed the husband and wife, Public in and for 8n this 19th day of January, 1964 foregoing instrument, who acknowledged both personally known to the said County of Lyon, Francis J. Goddington and Mildred personally appeared before me, mе to be the same to me that person they th e executed described undersigned the Coddington, Ħ. and മ same, Notar

Notarial Seal

commission expires May 1,1965 Walter

Whitacre, Notary Public in County of Lyon, State and of Nevada. for

purposes therein mentioned.

Recorded at request of Francis J. Coddington Jan. 22, 1964 at 30 min. past N

Jas. F. Barton, County Recorder

FILE NO. 87970

share and hereinafter THIS DEED share alike, EXECUTED this 20th day of January, 1964 referred to as the Grantor, and ELVIZIA MIRCZAK, LENA by and between TERRY AND KATHARINE DOMENICHINA SCIARANI,

hereinafter referred to as

the Grantees,

forever, the here by particularly described WITNESSETH: grants following real and conveys unto the Grantees, For and in consideration of s d follows: property situate the in the share love County of Lyon, and and affection share alike, for State their heirs the of Newada, Grantees, a nd the assi er au Q

<sup>2</sup> 47πE., Starting.at 2077.41 feet; thence N.27°51'05"E 1481.85 the SW corner of Section 11, Н IJ ž feet; R 25 thence <u>।</u> MDB&M., N. 89°53144"E., and running thence 589,59 feet z

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m TO HAVE A Ar in anywise profits appertaining l all thereof. and singular the tenements, hereditaments and and the reversion and reversions, remainder and appurtenances remainders, the reunt o Helonging

Doci heir heirs AND TO and assigns HOLD with all fore ver. the appurtenances, unto the Grantees, share and sha re alike

IN WITNESS WHEREOF, the Grantor has hereunto Domenichina set her Sciarani hand the day and year first abo∀e whitten.

MTA TE COUNTY OF WASHOE QF) NE VA DA,

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SS.

e C C hand end ခိုင်း rsonally appeared DOMENICHINA SCIARANI, known to 3°7 **0** the within instrument, who acknowledged this ರಿಭನ the 20th day of affi vod uses and mw official January, 1963, purposes therein mentioned. be fore 둱 to me þ Notary t mt Ħ ше WITNESS WHEREOF, she executed the ξo Public bе the in and for person whose I have same said freely hereunto set County and name u u and subscribed S+ate,

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day and wear first ahove written

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request

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Don Wertz Jan.

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1964 at

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Notary Public, 1960 ville, Calif.

Bird

Jas.

Barton,

County Recorder

Deputy

July 31,1964

within instrument, personally appeared W.H.Pruitt known to me On Oct. COUNTY OF BUTTE STATE Motarial လ က Joint Recorded My commission expires August 22, pa nd and Lots (Motarial S WITNESS my hand this TOT THE follows: For value QF Tenants, one 11, 1961 Townsite on file with the County Recorder of CALIFORNIA, Seal ς t one uses and purposes therein affixed and received W.H. PRUIT GRANTS request two all before me and acknowledged my official seal the day and year first above written. of Block Thirty-eight that real property situate in the County of Lyon, State of Nevada, of Sanford and Sanford 11 th day of October, 1961. Dorothy A. 1965 ct O GRANT Wise a Ħе TO DON WERTZ AND ANNA WERTZ, mentioned. of that he executed ct O DEED (Joint Tenancy) NO. 87980 Jan. 23,1964 at Mason Townsite as they appear Dorothy A. Wise, Nova, Orovine, Notary Public be the person whose Jas. F. Barton, County Recorder IN WITNESS MHEREOF, I have hereunto County of Elaine W.H.Pruitt Lyon County, Nevada: the Nishiguchi, Notar, washoe, State of in and min. same. name for said County and past 9 a.m. husband and (O )---Notary Public in subscribed Deputy the wife, Official ct O descr set and d b 시 다 ibed Q the

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